## United States District Court

## WESTERN DISTRICT OF MICHIGAN

## **UNITED STATES OF AMERICA**

V

## ORDER OF DETENTION PENDING TRIAL

ROE	3ER	T LEWIS STULP	Case Nun	ber:	1:08-CR-295
requir	In ac	ccordance with the Bail Reform Act,	– , 18 U.S.C.§3142(f), a detention hear g trial in this case.	ng h	nas been held. I conclude that the following facts
			Part I - Findings of Fact		
	(1)	The defendant is charged with a offense) (state or local offense that existed) that is	an offense described in 18 U.S.C. § at would have been a federal offense	314 f a ci	2(f)(1) and has been convicted of a (federal ircumstance giving rise to federal jurisdiction had
		a crime of violence as defin	ed in 18 U.S.C.§3156(a)(4).		
		an offense for which the ma	aximum sentence is life imprisonmer	t or	death.
			•		ars or more is prescribed in
		a felony that was committed U.S.C. \$3142(f)(1)(A)-(C), o	d after the defendant had been convict r comparable state or local offenses.	ed of	f two or more prior federal offenses described in 18
	(2)	The offense described in finding (1	-	vas (	on release pending trial for a federal, state or local
	(3)	offense. A period of not more than five years	s has elapsed since the (date of convic	tion)	(release of the defendant from imprisonment) for
	(4)	the offense described in finding (1 Findings Nos. (1), (2) and (3) established	blish a rebuttable presumption that no	cond	lition or combination of conditions will reasonably
		assure the safety of (an)other p presumption.	•	er f	ind that the defendant has not rebutted this
	(1)		Alternate Findings (A) re that the defendant has committed	an c	offense
			of imprisonment of ten years or mo	re is	prescribed in
		under 18 U.S.C.§924(c).			
	(2)	The defendant has not rebutted the reasonably assure the appearance	ne presumption established by finding oe of the defendant as required and	g 1 tl he s	hat no condition or combination of conditions will safety of the community.
<b>~</b>	(1)	There is a parious risk that the de	Alternate Findings (B)		
There is a serious risk that the defendant will not appear.  (2) There is a serious risk that the defendant will endanger the safety of another person or the community				per person or the community	
		Part II - Wr	itten Statement of Reasons f	r I	Detention
that tl	he cr	edible testimony and information	on submitted at the hearing estab	lishe	es by clear and convincing evidence that
			ondition(s) will assure the safety ention hearing in open court with		ne community or the appearance of the attorney present.
			III - Directions Regarding D		
The cility s fenda on re ates n	defe separant nt sha quest narsh	endant is committed to the custody ate, to the extent practicable, from all be afforded a reasonable opport t of an attorney for the Governmer all for the purpose of an appearan	of the Attorney General or his desion persons awaiting or serving sentunity for private consultation with deat, the person in charge of the correce in connection with a court proces	gnat enc fens ction eding	ted representative for confinement in a correction es or being held in custody pending appeal. The counsel. On order of a court of the United States facility shall deliver the defendant to the United States.
Dated:	. Jai	nuary 8, 2009	/s/ Hugh	W.	Brenneman, Jr.
- 4.04.		• /			Signature of Judicial Officer
			Hugh W	Bre	enneman United States Magistrate Judge

Name and Title of Judicial Officer